OAO	472 (Rev	v. 12/03) Ord	er of Detent	ion Pending	g Trial	10. 20	, r ag	CID.0	- 1 111	<u> </u>	./01/01	ι αξ	JC _ C		
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		ance with the	Bail Refo			3142(f),	, a detent	ion hear	ing has	been he	ld. I con	clude tha	at the fo	ollowing fa	acts require
[1)	or loca  a c  an	efendant is call offense the crime of violoffense for offense for	at would had lence as de which the	ave been a fined in 18 maximum	federal of 8 U.S.C. § sentence	ed in 18 fense if a 3156(a)0 s life im	a circums (4). prisonme	3142(f)ostance gi	1) and he ving rise ath.	e to fed	eral juriso			deral offer ted - that	
	The of A period for the Finding	Gelony that v 3142(f)(1)(A fense descri od of not mo offense des gs Nos. (1), of (an) othe	a)-©, or cobed in find ore than five cribed in f (2) and (3)	mparable sing (1) wa re years ha inding (1). establish	state or loc as committ as elapsed s a rebuttab	al offensed while since the	ses. the defe da mption th	ndant wate of con	ns on rel viction	lease pe	nding tria elease of oination o	al for a for the defer	ederal, s ndant fr	state or lo com impris	cal offense.
							native Fi	_							
X (1)	for	is probable or which a mader 18 U.S.	aximum te	rm of impi						l in <u>21</u>	U.S.C. 8	01 et. se	q.		
X (2)	The de		not rebutte	d the presu	-	e safety	-	ommunit	y.	lition or	combinat	ion of co	ondition	s will reas	sonably assur
(1) (2)		is a serious is a serious i				appear.		_		or the	communi	ty.			
T 4	find that	the credible	testimony		II—Wri							d convir	ing ev	vidence V	X a prepon-
		evidence th		and imon	mation suc	iiiittea a	it the nea	ing est	onsites	O y	cicar an	a convin	ienig ev	idence 1	r u prepon
record pendir	l also ind	propriate in licates that the st him. Base	he defenda ed upon the	nt has use e defendan	d three dif it's lack of	ferent na ties to th	mes. Th	e defend d States,	lant also his failu	has fou are to ap	ur outstar pear in o	ding wa ther cou	rrants for	or failure edings, ar	to appear
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separa afford for the	ate, to the led a reas e Govern	e extent pra onable oppo	cticable, fr rtunity for erson in ch	om person private co arge of the	ns awaiting nsultation e correctio	torney G or servi with defe	Seneral of ing sente ense cour	r his des nces or nsel. On	ignated being he order of	represe eld in cu f a court	ustody pe t of the U	nding ap	ppeal. ' tes or o	The defen n request (	ctions facility adant shall be of an attorney purpose of an

Date: February 1, 2007 s/ Steven D. Pepe

STEVEN D. PEPE. U.S. MAGISTRATE JUDGE

Name and Title of Judge

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C.  $\S$  801 *et seq.*); (b) Controlled Substances Import and Export Act (21 U.S.C.  $\S$  951 *et seq.*); or  $\heartsuit$  Section 1 of Act of Sept. 15, 1980 (21 U.S.C.  $\S$  955a).

## **CERTIFICATE OF SERVICE**

I hereby certify that on February 1, 2007, I electronically filed the foregoing paper with the Clerk of the Court using the ECF system which will send such notification of such filing to the following: James C. Mitchell, AUSA, Kenneth Karasick, and I hereby certify that I have mailed by United States Postal Service/hand delivered the paper to the following non-ECF participants: United States Marshal Service, 600 Church St., Flint, MI, 48502, Pretrial Services Officer, 600 Church St., Flint, MI 48502.

s/James P. Peltier
James P. Peltier
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U.S.District Court
600 Church St.
Flint, MI 48502
810-341-7850
pete\_peltier@mied.uscourts.gov